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thereon, "Cold-storage poultry," in letters not less than 4 inches in height extending across the entire width of such sign.

SEC. 2. The words "Cold storage" shall be defined as meaning storage in a ware-house employing refrigerating machinery or ice for the purpose of refrigeration, whether for public or private use, and shall not apply to ice boxes used for temporary protection only.

SEC. 3. Any person violating any of the provisions of this ordinance shall, upon conviction thereof, be fined in any sum not exceeding \$25 nor less than \$10, to which may be added imprisonment for a period not exceeding 30 days.

NEW HANOVER COUNTY, N. C.

Buildings for Residential or Business Purposes—Adequate Toilet Facilities to be Provided. (Reg. Bd. of H., May 18, 1915.)

That chapter 5 of the regulations' governing health and sanitation for New Hanover County, adopted and published in 1914, be amended by adding thereto the following section:

SEC. 41a. It shall be unlawful for the owner or agent of any premises or real estate within the county of New Hanover upon which a building is situated to either let, lease, or permit the same to be occupied for residence purposes, or for business or other purposes which necessitates the occupation of such building or premises by human beings, unless every such building or premises shall be provided with adequate privy or water-closet equipment, constructed, equipped, and maintained in accordance with ordinances and regulations now in force, or which may be hereafter adopted, governing such equipment or locations.

Every dwelling or other structure within the county of New Hanover which is not provided with a lawful privy or closet is hereby declared to be insanitary and dangerous to the public health when occupied, and it shall be the duty of the county health officer to post or cause to be posted in a conspicuous place upon such dwelling or structure, whether it be occupied or unoccupied, a notice giving warning to the public that such dwelling or structure is insanitary. Each such notice so posted shall remain until the provisions of this section and the other provisions of the regulations governing health and sanitation shall have been fully complied with.

Any owner or agent violating any of the provisions of this section as to equipment, construction, and maintenance of privies or closets shall be subject to a penalty of \$50 for each and every such offense, and each week's continuance of such violation shall constitute a separate and distinct offense.

Any person who shall remove, deface, or obstruct any notice or placard which is displayed or posted under the provisions of this section other than by express authority of the county health officer shall be subject to a penalty of \$25.

ORANGE, N. J.

Garbage, Refuse, and Ashes—Separation Required—Receptacles. (Ord. Apr. 27, 1915.)

Section 1. Each and every owner, tenant, housekeeper, and other person or persons occupying any dwelling house or other building or portion thereof in the city of Orange wherein "ashes," "garbage," "paper," and other refuse material accumulates is hereby required to collect and separate the said refuse material accumulating in any such dwelling house or building or portion thereof occupied by such persons, respectively, into three classes, as follows:

First. "Ashes and noncombustible rubbish material" shall constitute one separate class.